IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re:) Chapt	er 11
) Case I	No. 08-35653-KRH
CIRCUIT CITY STORES, INC.,) Jointly	y Administered
et al.,)	
)	
Debtors.)	
)	

RESPONSE TO EIGHTH OMNIBUS OBJECTIONS TO CLAIMS RE: CLAIM NO. 11958

CMAT 1999-C2 Ridgeland Retail, LLC ("CMAT"), files this Response (the "Response") to the Eighth Omnibus Objection to Claims [ECF No. 10046] (the "Objection") and, in support of the Response respectfully represents as follows:

CC Ridgeland 98, LLC (the "Landlord") filed claim no. 11958 (the "Claim"), which claim was subsequently assigned to CMAT [ECF No. 8480]. The Claim asserts a general unsecured claim in the amount of \$1,139,111.72 consisting of rejection damages and prepetition rent. The Objection seeks to reduce the amount of the Claim by \$190,717.05 and to allow the Claim in the reduced amount of \$948,394.67.

The Claim attached an analysis and calculation of the asserted rejection damages claim in the amount of \$1,091,167.128 and provides details in support of other unpaid prepetition rent for October 2008 and the pre-petition portion of November 2008.

The Objection fails to supply any details whatsoever challenging the explanation and analysis set forth in the Claim. Rather than providing its own calculation of rejection damages or prepetition rent due (or alleged errors in the analysis attached to the Claim), the Objection simply asserts that the "debtor's books and records" reflect a different sum.

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Fed. R. Bankr. P. 3001(f) provides that a proof of claim executed and filed in accordance

with the applicable rules is *prima facie* evidence of the validity and amount of the claim. The

Claim and the supporting analysis and documentation attached thereto represent detailed

information supporting the basis and amount of the Claim sufficient to warrant the presumption

of validity provided by Bankruptcy Rule 3001(f). The Liquidating Trust must provide evidence

sufficient to rebut the presumption of validity in order to shift the burden of proof to CMAT. In

re Mid-American Waste Sys., Inc., 284 B.R. 53, 65 (Bankr. D. Del. 2002); see also In re

Thompson, 260 B.R. 484, 486-87 (Bankr. W.D. Mo. 2001). The Objection does not provide any

evidence to rebut the presumption of validity nor does it advance any basis under Bankruptcy

Code § 502 for reduction of the Claim.

The Objection leaves CMAT to guess at why it is that the Debtors' books and records

apparently do not match the Landlord's own analysis. This leaves CMAT with little choice but

to rely on the analysis and documentation provided in connection with the Claim until such time

as the Liquidating Trust explains why it disagrees. Absent specific objections to the Claim, the

Objection must be overruled and the Claim allowed in the full amount asserted therein.

Dated: April 6, 2011.

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By: /s/ Mark Sherrill

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-and-

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Counsel for LNR Partners, Inc., as Manager of CMAT 1999-C2 Ridgeland Retail, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served via FedEx overnight on April 6, 2011, upon all parties as set forth on the attached service list.

By: /s/ Mark Sherrill
Mark D. Sherrill

SERVICE LIST

Clerk of the Bankruptcy Court United States Bankruptcy Court 701 East Broad Street – Room 4000 Richmond, Virginia 23219

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